

IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
MCALLEN DIVISION

JANE DOE,

Plaintiff,

V.

EDINBURG CONSOLIDATED
INDEPENDENT SCHOOL DISTRICT,

Defendant.

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CA NO. 7:19-CV-00309

PLAINTIFF'S FIRST AMENDED COMPLAINT

TO THE HONORABLE JUDGE OF SAID COURT:

Jane Doe, complains of Defendant, and for cause of action shows:

I.
NATURE OF THIS CASE

1. This action for damages arises from the false imprisonment, sexual assault, and rape of then sixteen-year-old Jane Doe.

Francisco Coronado Badillo ("Badillo") became Jane Doe's teacher at Robert Vela High School in Spring 2017. Robert Vela High School is part of Edinburg Consolidated Independent School District ("Edinburg CISD")("School"). Badillo has a criminal history. For months, starting in March 2017, Jane Doe had repeatedly been removed from her class room by Badillo. For extended, unsupervised time periods, Badillo would take Jane Doe against her will to an empty classroom and a storage room on the school's campus. Therein, Badillo subjected Jane Doe to repeated incidents of sexual assault and rape. Badillo also raped Jane Doe at his sister's house. Jane Doe told Badillo that she did not want to have sex. Badillo repeatedly threatened

1 Jane Doe to remain silent and to tell no one about their encounters or else she would get into
2 trouble.

3 The horrific events suffered by Jane Doe is **not** the first time that a student had been
4 sexually assaulted and sexually harassed by Badillo at Edinburg CISD. Badillo had sex with
5 other female students, impregnating at least one of them. He also attended parties with the
6 students and provided them with illegal drugs and alcohol. A recent graduate had reported
7 Badillo's conduct to the school prior to March 2017 but the school failed to take action. Badillo
8 remained on the campus, continuing to prey on vulnerable children such as Jane Doe. Francisco
9 Coronado Badillo was charged with sexual assault and improper relationship between an
10 educator and student. Badillo was recently found guilty and convicted of sexual assault in the
11 second degree on August 26, 2019, sentenced to four years in prison.
12

13
14 2. Jane Doe is the Plaintiff in this case who has suffered injuries. She brings this
15 case against Edinburg CISD for its failure to establish policies and procedures to prevent harm to
16 underage students like Jane Doe, for Edinburg CISD's deliberate indifference to ensure a safe
17 environment for underage students like Jane Doe, for Edinburg CISD's deliberate indifference in
18 establishing appropriate policies and procedures for the reporting, and investigating, potential
19 sexual abuse of children, for its failure to protect underage students like Jane Doe, and for its
20 negligence in the supervision of Francisco Coronado Badillo. Plaintiff seeks punitive damages
21 against Defendant.
22
23

24 **II.**

25 **PARTIES**

26 3. Plaintiff Jane Doe is an individual residing in Texas. Jane Doe's real name is
27 being withheld to protect her privacy. Plaintiff was at all relevant times herein, a minor. At all
28 material times, Plaintiff was a resident of Hidalgo County, State of Texas.

1 4. Defendant, Edinburg Consolidated Independent School District is a public
2 independent school district in Edinburg, Texas. Defendant has previously been served and has
3 filed an answer.

4
5 **III.**
6 **JURISDICTION & VENUE**

7 5. The actions complained of herein occurred in this Honorable Division and
8 District. Venue is therefore proper in accordance with 28 U.S.C. § 1391.

9 6. Plaintiff brings this case against Defendant Edinburg CISD pursuant to 42 U.S.C. §
10 1983 to redress the deprivation of Plaintiff's constitutional rights under the Fourteenth Amendment
11 of the United States Constitution.

12 7. Plaintiff also brings this action to redress a hostile educational environment pursuant
13 to Title IX of the Education Amendments of 1972, 20 U.S.C. § 1681(a), as more fully set forth
14 herein.

15
16 **IV.**
17 **FACTUAL BACKGROUND**

18 8. Jane Doe was a happy and hardworking sixteen-year-old girl. Prior to the assaults
19 and rape, Jane Doe loved school and loved sports. She loved all the things that other girls of the
20 same age enjoy.

21
22 9. Jane Doe began taking classes from Badillo at Edinburg CISD's Robert Vela
23 High School ("Robert Vela") in the Spring of 2017. Francisco Badillo is a man in his mid-30s
24 who was employed as a Career and Technical Education Teacher at Robert Vela. Badillo had a
25 criminal history but nevertheless Edinburg CISD hired Badillo as a teacher.

26
27 10. The unwanted advances began with Badillo making a comment to Jane Doe
28 stating she looked "hot" when she wore a pair of jeans, a nice top and sandals to school one day.

1 Badillo progressed from inappropriate comments to uncomfortable touching when he rubbed the
2 back of Jane Doe's leg while at school one day. Badillo also kissed Plaintiff without her consent.
3 Approximately three weeks after Badillo rubbed the back of Jane Doe's leg, he began pulling her
4 out of classes with regularity. At the time of Badillo's first sexual advance, he pulled Jane Doe
5 out of her fourth period class, brought Jane Doe to his wife's classroom, and proceeded to
6 sexually assault her. He held her arms down and forcefully inserted his penis into Plaintiff's
7 anus. There is video surveillance footage of Badillo escorting Plaintiff into the classrooms.
8

9 11. Jane Doe was terrified and traumatized during every encounter. She repeatedly
10 told Badillo she did not want to have sex. Her superior, someone she trusted completely,
11 continued to pull her out of class and force himself upon her. On a separate and later occasion,
12 Badillo pulled Plaintiff out of her eighth period class to make plans to meet after school, and told
13 her to meet him outside the school where he would pick her up. On this occasion, Badillo picked
14 up Plaintiff in his truck and drove the two of them over to his sister's house. While at his sister's
15 house, Badillo consumed alcohol before bringing Plaintiff into one of the bedrooms, where he
16 proceeded to rape her. He then asked her whether she wanted to have oral sex which she refused.
17 All the while, Badillo told Jane Doe that he would help her with her grades. Jane Doe felt
18 violated and disgusted.
19
20

21 12. On this particular occasion, Jane Doe would have normally been at power lifting
22 practice at the school and yet no one seemed to observe or notice that she was missing, nor was
23 there any inquiry into her whereabouts despite the fact that she should have been present and
24 accounted for.
25

26 13. Upon information from various witnesses, Badillo had a known history of
27 partying with students, supplying students with drugs and there was even an allegation that he
28

1 had impregnated a student at Robert Vela High School several years prior. Additionally, Badillo
2 was known to regularly make sexual and racial jokes in the classroom setting.

3 14. A recent graduate student of Robert Vela reported Badillo's misconduct in
4 February 2017 to the school administration but the school failed to take any action, allowing
5 Badillo to continue to abuse other students.
6

7 15. Additionally, there is evidence to suggest that Badillo regularly allowed students,
8 including Plaintiff, to input grades for peers/other students in their class which is wholly
9 inappropriate and appalling.

10 16. Badillo clearly had a history of acting inappropriately from giving students
11 leeway in class, to inappropriate and offensive remarks, unwanted physical contact and sexual
12 intercourse with minor students.
13

14 17. On or around May 25, 2017, a student tipped off the Principal that Badillo was
15 taking Jane Doe out of class and into another classroom. A campus police officer was on duty at
16 the high school and was summoned to the front office of the school to make contact with Jane
17 Doe in reference to an urgent matter. In the presence of the officer and the Assistant Principal,
18 Jane Doe made an official outcry stating that she had sexual relations with a teacher she
19 identified as Francisco Badillo III. Upon information and belief, the school advised Badillo to
20 resign and said that he could transfer to another school once the investigation was complete. The
21 school also told Plaintiff that these events should not have happened and that the school should
22 have kept a closer watch on Badillo.
23
24

25 18. Jane Doe states she was bullied mercilessly by other students in person and on the
26 Internet once it was revealed that she was raped, referring to her as a "whore" and "slut" and
27 saying "she deserved to be raped". Due to the rape, harassment and bullying, Jane Doe was
28

1 forced to withdraw from Robert Vela and move out of the city. She is currently seeking
2 counseling for suicidal thoughts, major depression and anxiety. Plaintiff has trouble sleeping,
3 plagued by nightmares of the assault. Her relationships with her mother and father and her close
4 friends have deteriorated. Plaintiff states that she struggles to maintain a normal sexual
5 relationship with a man because she feels like she is “getting raped all over again.” Jane Doe’s
6 life will never be the same again.
7

8 19. Francisco Coronado Badillo has recently been found guilty and convicted of
9 sexual assault in the second degree on August 26, 2019, sentenced to four years in prison.
10

11 **V.**

12 **DEFENDANT’S WRONGFUL CONDUCT**

13 **A. Violation of 42 U.S.C. § 1983 and the 14th Amendment of the U.S. Constitution (Due**
14 **Process).**

15 20. Plaintiff incorporates the preceding paragraphs of this Complaint as if set forth
16 fully below.
17

18 21. Under the Fourteenth Amendment, Plaintiff had the right as a public-school
19 student to expect she would not be deprived any person of life, liberty, or property, without **due**
20 **process** of laws.

21 22. Defendant was a state actor acting under the color of state law.

22 23. Defendant subjected Plaintiff to violations of her right to personal security and
23 bodily integrity and Due Process by: failing to investigate Francisco Coronado Badillo’s
24 misconduct; failing to appropriately discipline Badillo; failing to adequately train and supervise
25 Badillo; and manifesting deliberate indifference to the sexual assault and ongoing harassment of
26 Plaintiff by one of its teachers.
27
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1 24. Defendant Edinburg CISD was at the time of events complained of within, a
2 policymaker for the purpose of implementing the School District's unconstitutional policies or
3 customs.

4 25. Defendant Edinburg CISD's deliberate indifference was the moving force, or the
5 cause, of Plaintiff's injuries. Plaintiff has suffered emotional distress and psychological damage,
6 and her character and standing in her community have suffered from the harassment and assault
7 fostered as a direct and proximate result of Defendant Edinburg CISD's deliberate indifference to
8 her rights under the Fourteenth Amendment.
9

10 **B. Violation of Title IX of the Education Amendments of 1972, 20 U.S.C. § 1681, et seq.**
11 **(The School's Deliberate Indifference to Alleged Sexual Harassment and Sexual Assault).**
12

13 26. The sex-based harassment, sexual assault and rape articulated in Plaintiff's
14 allegations were so severe, pervasive and objectively offensive that it deprived Plaintiff of access to
15 educational opportunities or benefits provided by the school.

16 27. Defendant Edinburg CISD created and/or subjected Plaintiff to a hostile educational
17 environment in violation of Title IX of the Education Amendments of 1972, 20 U.S.C. §
18 1681(a) ("Title IX").
19

20 28. Defendant had actual knowledge of the sexual assault and sexual harassment created
21 by its failure to investigate and discipline Badillo in a timely manner and consistent with its own
22 policy and federal and state law.
23

24 29. Defendant's failure to promptly and appropriately respond to the alleged sexual
25 assault and sexual harassment, resulted in Plaintiff, on the basis of sex, being excluded from
26 participation in, being denied the benefits of, and being subjected to discrimination in the District's
27 education program in violation of Title IX.
28

1 30. Defendant failed to take immediate, effective remedial steps to resolve the
2 complaint(s) of sexual harassment and assault and instead acted with deliberate indifference.

3 31. Defendant and its officials persisted in its actions and inaction even after it had
4 actual knowledge of Badillo's harmful conduct.

5 32. Plaintiff has suffered emotional distress and psychological damage, and her
6 character and standing in her community have suffered from the harassment and assault fostered as
7 a direct and proximate result of Defendant Edinburg CISD's deliberate indifference to her rights
8 under Title IX and Defendant's failure to provide her with Due Process.

9
10 **C. Violation of Title IX of the Education Amendments of 1972, 20 U.S.C. § 1681, et seq.**
11 **(The School Created a Hostile Environment).**
12

13 33. Plaintiff incorporates the preceding paragraphs of this Complaint as if set forth
14 fully below.

15 34. The sex-based harassment, sexual assault and rape articulated in Plaintiff's
16 general allegations were so severe, pervasive, and objectively offensive that it deprived Plaintiff
17 of access to educational opportunities or benefits provided by the school.

18
19 35. Defendant Edinburg CISD created and/or subjected Plaintiff to a hostile
20 educational environment in violation of Title IX of the Education Amendments of 1972, 20
21 U.S.C. § 1681(a) ("Title IX").

22 36. Defendant Edinburg CISD had actual knowledge of the sexual assault and the
23 resulting harassment of Plaintiff created by its failure to investigate and discipline Badillo in a
24 timely manner and consistent with its own policy and federal and state law.

25
26 37. Defendant Edinburg CISD failed to promptly and appropriately respond to the
27 alleged sexual harassment, assault and rape which resulted in Plaintiff, on the basis of sex, being
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1 excluded from participation in, being denied the benefits of, and being subjected to
2 discrimination in the District's education program in violation of Title IX.

3 38. Sexual assault allegations give rise to the duty of Defendant to determine if the
4 Plaintiff is in a hostile environment. Plaintiff is entitled to the Title IX protection against having
5 a hostile environment.
6

7 39. The behavior of Defendant and its officials created an additional hostile
8 environment and worsened an already existing one.

9 40. Defendant failed to take immediate, effective remedial steps to resolve the
10 complaints of Badillo's conduct and instead acted with deliberate indifference toward Plaintiff.
11

12 41. Defendant persisted in its actions and inaction even after it had actual knowledge
13 of Badillo's conduct.

14 42. Even though Defendant had knowledge of Badillo's conduct, Defendant never
15 informed the parents or the students. Defendant failed to terminate Badillo from his position and
16 ban him from campus.
17

18 43. Plaintiff has suffered emotional distress and psychological damage, and her
19 character and standing in her community have suffered from the harassment and assault fostered as
20 a direct and proximate result of Defendant Edinburg CISD's deliberate indifference to her rights
21 under Title IX.
22

23 **D. Violation of 42 U.S.C. § 1983 (*Monell* Liability for Failure to Train and Supervise as to**
24 **Response to Sexual Harassment and Sexual Assault).**

25 44. Plaintiff incorporates the preceding paragraphs of this Complaint as if set forth
26 fully below.
27
28

1 45. Under the Due Process Clause of the Fourteenth Amendment, Plaintiff had the
2 right to equal access to an educational environment free from harassment and discrimination.

3 46. Badillo was a “state actor” working for Defendant Edinburg CISD, a federally
4 funded school system. Badillo failed to preserve Plaintiff’s constitutional right to due process as
5 guaranteed by the Fourteenth Amendment. Under the Due Process Clause of the Fourteenth
6 Amendment, Plaintiff had the right to equal access to an educational environment free from
7 harassment and discrimination. Defendant Edinburg CISD should have known that its response
8 to sexual harassment and sexual assault must comply with federal law, particularly as outlined in
9 Title IX’s published and widely promulgated implementing regulations.
10

11 47. Defendant Edinburg CISD and its agents each violated Plaintiff’s right to due
12 process by:
13

- 14 a. Failing to take immediate and appropriate action to investigate or otherwise
15 determine what occurred once informed of possible sexual harassment and
16 other inappropriate conduct, both before and after Plaintiff’s complaints were
17 reported;
18 b. Failing to take prompt and effective steps to end the sexual harassment and
19 sexual assault, prevent its recurrence, and address its effects;
20 c. Failing to take steps to protect Plaintiff as necessary, including interim steps
21 taken prior to the final outcome of any investigation; and,
22 d. Failing to use a preponderance of the evidence standard to resolve complaints
23 of sexual harassment and sexual assault in grievance procedures.
24

25 48. Defendant violated Plaintiff’s Fourteenth Amendment right to substantive due
26 process by failing to properly train and supervise its employees as to these mandated
27
28

1 investigative requirements. These policies and/or practices constituted disparate treatment of
2 females and had a disparate impact on female students.

3 49. Defendant's actions and lack of actions were the proximate cause of Plaintiff's
4 emotional distress, psychological damage, financial harm, and damage to Plaintiff's reputation
5 and character in her community that she suffered from the harassment and assault fostered as a
6 result of Defendant's deliberate indifference to her right to due process under the Fourteenth
7 Amendment.
8

9 **WHEREFORE**, Plaintiff requests that Defendant appear and answer, and that on final
10 trial, Plaintiff has and recovers from Defendant:
11

12 A. Damages for past, present, and future pain and suffering and mental anguish
13 endured by, or to be endured by, Plaintiff, which directly or proximately resulted from
14 Defendant's actions, in an appropriate amount, not less than \$25,000,000.00;

15 B. Damages for past, present and future medical care and treatment of Jane Doe
16 incurred as a result of the incident made the basis of this lawsuit;
17

18 C. Punitive damages in such amount as may be found proper and just under the facts
19 and circumstances of this case as determined by the jury. Because Plaintiff's harm arises in part
20 from conduct described as a felony in the Texas Penal Code, an award of punitive damages is not
21 subject to capping;
22

23 D. Pre-judgment and post-judgment interest as provided by law;

24 E. Costs of suit; and

25 F. All such other and further relief, at law and in equity, to which Plaintiff may be
26 justly entitled.
27
28

VI.

JURY DEMAND

Plaintiff made a good faith effort to resolve this matter prior to the filing of this lawsuit.
Plaintiff demands a trial by jury.

Respectfully Submitted,

THE BUZBEE LAW FIRM

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ATTORNEYS FOR PLAINTIFF

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this document has been duly served on all
known counsel of record and pro se parties in accordance with the Federal Rules of Civil
Procedure on *November 15, 2019*.

/s/ Cornelia Brandfield-Harvey
Cornelia Brandfield-Harvey